CLEANING HOUSE

All Remnants left in our store further reduced. They must be soid. Great opportunity for bargain-hunters. Some very useful lengths You can buy a good dress, in either Silk or Wool, from our Remnant Counter for less than cost of manufacture.

Come early.

S. AYRES & CO.

Should see our special Upright and Square Pianos this week. Prices low. Terms reasonable.

C. D. PEASE & CO .- 7 1-3 octaves, carved legs and lyre, top and bottom molding, rosewood case, tone and action good, front round T. GILBERT & CO -6 octaves, square cor-

ners, octagon legs and plain lyre, rosewood case, in very good condition. Good for be-C. A. STONE & CO .- 7 octaves, carved legs and lyre, bottom molding, rosewood case, in nice shape, tone and action good 200.00 A. & L. KEOGH-7 octaves, resewood case, octagon legs, four round corners, tone and action good, case in nice condition 135.00 CHASE-7 1.3 octaves, rosewood case, front round corners, carved legs and lyre, bottom molding, first-class in tone and action...... 190.00

HAINES BROS .- 6% octaves, two round HAYES & RIDER-7 octaves, carved legs and lyre, two round corners, rosewood case, tone and action in good condition....... 160.00 LISCOM, DEARBORN & CO .- 6 octaves, four round corners, octagon legs and plain lyre, resewood case, tone and action good ... 75,00 THICKERING-7 octaves, carved legs and lyre, resewood case, in first-class condition,

THE ARION PIANO-7 octaves, carved legs and lyre, rosewood case, front round corners, tone and action as good as new.... 210.00 MARSH-6 octaves, octagon legs, square cor-ners, rosewood case, for child to begin on .. 50.00

D. H. BALDWIN & CO.,

95, 97 & 99 N. Pennsylvania St. Send your Tuning orders to us.

THE H. LIEBER COMPANY.

Work guaranteed.

ART EMPORIUM. Telephone 500.

\$2 South Meridian St.



EPISCOPAL LADIES' HOME.

Ground for the Building on Central Avenue Purchased and Paid For.

Bishop Knickerbacker yesterday signed the deed purchasing for the diocese the two lots on Central avenue, just south of the cathedrai and St. Mary's Hall school building. The sum of \$7,500 cash was paid. most of which was contributed by one individual. It is the purpose of the diocese to build an old ladies' home, and the Bishop would like also to have an Episcopal hospital, though the latter project will probably not be considered till later. Quite an amount has been raised for the home, and it will not be many months before the building will be erected and occupied. The work among the Episcopalians is slowly but surely advancing. The school is handsome and commodious, and the new building will be in architectural harmony with the school building. It is a cause of very much satisfaction that the lots are bought and paid for.

BIG FOUR TELEGRAPHERS.

Another Grievance Committee Will Confer with General Manager Ramsey Jan. 11.

The members of the Telegraphers' Union on the Big Four are still dissatisfied, and are now engaged in selecting another committee to present their cause afresh to General Manager Ramsey. It is stated that some of the old committee were unwilling to serve a second time. The Big Four telegraphers claim that Grand Chief Ramsey, of the Order of Telegraphers, now that he has the Chicago & Rock Island strike off of his hands, will have more time to investigate the justice of their demands. The intention is to have the committee appear before General Manager Ramsey, on Jan. 11, to plead their cause. providing that will be a convenient day for General Manager Ramsey.

Rosa Linde Concert. Company. This artistic combination will appear two nights, Jan 12 and 13, at Association Hall. Rosa Linde is America's greatest contralto, and she has associated with her Miss Lucie S. Mawson, the skillful pianist, Bernard Ernstein, the popular tenor. and Franz Wilezek, the great Austrian violinist, who created such a furor at the May Festival in Indianapolis two years age. There are still a few course tickets on

New parior goods at Wm. L. Elder's.

Peculiar Case of Domestic Infelicity Passed Upon by the Supreme Court.

When Mrs. Holmes Came Into the Room Mrs. Holmes, Senior, Would Open the Windows to Purify the Atmosphere.

Many Criminals Dealt with by Judge Baker, of the Federal Court.

Pleas of the Indicted-Asking a Divorce from "Johnny" Budenz-Miscellaneous Matters in the Courts.

MOTHER-IN-LAW CASE.

Queer Domestic Story That Has Gone

through the Supreme Court. In the case of Emma E. Holmes against Mariah L. Holmes, appealed by the plaintiff to set aside a demurrer sustained by the court of Jackson county, Judge Olds, of the Supreme Court, yesterday, reversed the decision of the lower court. The suit was brought in the Jackson Circuit Court by Emma E. Holmes against her mother-inlaw, Mrs. Mariah Holmes, whom she charged with having alienated her husband's affections and of instilling much misery into her life since her marriage in 1889. In her complaint she makes the serious charge that the virago Mrs. Holmes, mere, applied the appellation of "Dutch girl" to her, and that when she chanced to enter the mother-in-law's presence, the latter was in the habit of opening doors and windows in order that the atmosphere impregnated with the daughter's odious presence might escape. For the humiliation suffered at the hands of the elder Mrs. Holmes, and the loss of

the lower court decided favorably. Judge Olds held that the only question to be considered was as to whether or not a married woman can maintain an action in her own name for allienating the affections or a husband, and decided, in giving his opinion, that the lower court erred in sustaining the demurrer.

the husband, the plaintiff demanded dam-

ages to the amount of \$10,000. In the de-

murrer filed by the defendant that the plaintiff "had no legal capacity to sue," and that "she did not state facts sufficient

to constitute a cause for action,"

FEDERAL COURT. Judge Baker Kept Busy Yesterday with Criminal Cases. The United States Court was busy yesterday with the criminal cases on the dock-

et. William Miller, a well-to-do farmer of Burlington, Carroll county, felt the heavy hand of the law in unusual severity. He conceived the idea of defrauding the government of postage revenue by using postage stamps, that had been canceled, a second time. The cancellation marks he removed by using some chemical. The deception was not a clever one, and easily led to detection. It happens that Miller, who is a widower, has been wooing Miss Nannie Shaw, of Middlefork, and was engaged in correspondence with her. On one occasion she wrote him a letter, and he replied, using the doctored stamp that had been taken from her letter. The postmester at Middlefork was instructed to obtain possession of the envelope, and Miller's indictment in part was based upon this evidence. There were two other counts. Miller attempted to disprove the facts at the trial yesterday, but was convicted by the jury. Judge Baker, in passing sentence, remarked that owing to the defendant's extensive property, a fine alone would be no adequate punishment, and that, therefore, he would make the sentence include six mopths in jail at Noblesville. The fine was made \$1 and costs. Judge Baker said he considered the case a very reprehensible one. Miller was taken

John L. Goad was also taught a useful lesson in observance of law and in civility. Assistant District Attorney Cockrum called attention to the fact that the misdemeanor is one causing the authorities a great deal of trouble, and that there was need that an example be set. Good bought a saloon in Boonville and presumed to run it under the late owner's license, thus avoiding the government tax. He caused the officers much annoyance and trouble by running away and was afterward exceedingly surly when approached. 'The incivility and disrespect of law was no doubt the occasion of the exemplary severity of the punishment. Judge Baker made the sentence sixty days

in jail and a fine of \$100 and costs. Kit Clark, keeper of a place of evil, in Muncie, was fined \$10 and costs for selling liquor unlawfully. Deputy Marshal Nation was entertained by her with beer at \$1 a bottle, and the indictment followed. Charles W. Baldwin, who was indicted for obstructing the Wabash river at a regular steamboat landing by skiffs, etc., was fined \$10 and costs upon a plea of guity.
Judge Elliott was his attorney.

Jacob Fishre, of Cincinnati, pleaded guilty to selling liquor unlawfully, and was fined \$200 and costs. The defendant, with six others of the Knights of Francis Joseph, of Cincinnati, conducted an excursion, July 10, to Magnesia Springs. Liquor was sold without respect to the United States law. On representation that the proceeds of the excursion and picnic inured to the society, and not to individuals, the court agreed to nolle as to six of the cases, and fine as to the one. Charles Tobias, of Nappanee, had been indicted for robbing the mails. Yesterday a flaw was discovered in the indictment,

MAKING THEIR PLEAS.

and the case was dismissed. Tobias was

remanded under \$300 bond to await an-

Culprits Indicted by the Grand Jury Appear in the Criminal Court.

other meeting of the grand jury.

The culprits indicted by the present grand jury were arraigned in the Criminal Court room yesterday, and pleaded to the indictments against them.

George Hubbard, indicted for petit larceny, waived arraignment and pleaded not guilty. The indictment against Hubbard charges him with the theft of a pocketbook, a gold tooth-pick and 5 cents in money from Martha Romberg. He was arrested upon a North Pennsylvania-street car for a theft said to have been committed in the transfer car.

William Wells, a young man occupying

rooms over Schaefer's grocery, at the corner of Meridian and Ray streets, pleaded About two weeks ago Schaefer lost a quantity of groceries and a small amount of money by a burglary at his grocery. Wells was suspected and arrested by detectives Dougherty and Kachn, and the greater portion of the stolen goods found in his rooms. Frank C. Jaycock was arraigned and pleaded not guilty to the crime of burglary. Jaycock is still nursing a sore arm as a consequence of a couple of vicious cuts received from a butcher knife in the hands of his cousin, Etla Krauss. He was found secreted in a vacant room on the third floor of the house occupied by John C. Dean, at No. 571 North Pennsylvania street, and Miss Krauss made the attack on him in which he received the wounds upon The next attraction in the Y. M. C. A. his arm. Jaycock then fled and was caught | signed by a land-owner giving to a natural-

> Lafayette Franklyo, a colored man, who | sum when the said grant shall be used, and is said to have stolen four turkeys from | the company is to give him free gas as long Henry Neerman, was arraigned for petit larceny and pleaded guilty. He wanted to tell "Jedge Cox" all about "how it happened," but was told to defer the narrative until this morning, when sontence will be passed on all those plead-Furguson was employed by the the lease can accrue to the land-owner. Danbury Hat Company to ride around the streets on the pony which they gave away Holmes. Jackson C. C. Reversed. Olds, during the holidays. He is accused of hav- J.-A married woman may maintain an ac- telephone to No. 288.

He was arraigned, yesterday, on an indict-ment charging him with grand larceny, to which he pleaded not guilty.

The following persons were also arraigned in the Criminal Court room, yesterday, and pleaded to the indictments against and pleaded to the indictments against them: Daniel Spect and Frank Whiteside, petit larceny, Whiteside guilty, Spect not guilty; Arthur T. Hoffman, petit larceny, not guilty; William Stafford, petit larceny, guilty; Aaron Cummings and Walter Jefferson, petit larceny, not guilty; Daniel Madden, petit larceny, guilty; William John, petit larceny, guilty; James Barrett, assault and battery, not guilty; John Thomas and End Wilson, petit larceny, guilty; John Thomas and Bud Wilson, petit larceny, not guilty; William Raymond, petit larceny, guilty.

"JOHNNY" BUDENZ'S TROUBLES.

His Wife, Who Stood by Him in the Ayres Difficulty, Now Sues for Divorce, John T. Budenz, a once famous ward politician of the turbulent Fourteenth, was yesterday made defendent in a suit for divorce. In her complaint filed in the Superior Court yesterday, his wife, Lizzie C. Budenz, charges him with failing to provide and cruel and inhuman treatment. She asks an allowance from the court for money with which to prosecute the action and also for \$500 alimony. She alleges that the defendant has possession of a lot of household goods, located at No. 579 Shelby street, a portion of which belongs to her, and asks a restraining order to prevent him from disposing of them. As a last request to the court she asks permission to resume her maiden name of Lizzie Abromet. It will be remembered that several months ago Budenz, who was for years cashier at L. S. Ayres's dry-goods store, rested under a cloud for several weeks while an examination of his books was being made. Budenz was not arrested like a common felon, but consented to restraint and thus avoided actual arrest. He occupied a room at the Grand Hotel and was in constant charge of a detective employed by the firm. During all this time his wife remained steadfast and true and was very attentive to him. After the storm blew over, however, and the difficulty between Budenz and his employers was settled, he became abusive and his wife alleges in her complaint that he used such language towards her and abused her in other ways to such an extent that she was compelled to leave him.

BEFORE THE CADL

Booth Tried and Acquitted-Dawdell Bound Over-Held for Perjury. In the Police Court, yesterday morning. William Booth was tried and acquitted of assault and battery upon John L. Spaulding, of Haughville. Last Saturday night Spaulding was found lying in the snow, in a semi-conscious condition, with a battered head. He could remember nothing about how he received the injuries. He had started to collect some rent from Booth, who was his tenant. It was suspected that an altercation arose over the collection of rent and that Booth assaulted him. Booth was arrested, and admitted knocking Spaulding down, but claimed

that he did so in self-defense. Henry Dawdell was held for the action of the grand jury for burglary and grand larceny. He was arrested by patrolmen McGuff and Thornton while trying to sell a quantity of clothing and jewelry stolen from the house of W. H. Casswell, at No. 31 North Liberty street.

Frank Fraer was held for perjury. He was arrested for a trivial offense, and, in the hearing of the evidence, he was contradicted by three witnesses.

Manning's Sleigh Causes Trouble. Deputy County Clerk Manning owned a sleigh which caused several persons trouble yesterday. Manning had no use for the sleigh himself, and thought the present "snow-bound" period a good time to dispose of it. File Clerk Springsteen took a fancy to the sleigh, as did likewise one Samuel Munson. Both had talked purchase to Manning, and early yesterday morning Munson went to Manning's house before the latter had risen, and said he had come after the sleigh. Manning thought the voice outside belonged to Springsteen, and told the possessor of it where he could find the sleigh. When he learned that it was not his fellow-clerk that had come after the sleigh, Manning proceeded on a hurt for Munson to collect. He was put off for a few hours by the latter. At the end of the time, Munson not appearing, Manning filed suit before 'Squire Daniels to replevin the sleigh. When the writ was served upon Munson he hastened to the court-house to effect a compromise, in which he was successful, and, after paying the price demanded and the court costs, Manning surrendered all his right, title or interest in or to the property.

Some Old Gapen Claims. In the Court of Claims, yesterday, were presented the claims of several persons for money due upon warrants drawn upon the Meridian National Bank for supplies furnished the Central Hospital for the Insane during the Harrison-Gapen regime. In each case it was alleged that when the warrants were issued there was no money in the bank with which to meet them, Stephen K. Fletcher presented a claim for \$219.28, which was allowed; Edwin J. Armstrong and others were allowed \$80.19; John Cruse and others, \$58,29, and Louis Hollweg was allowed \$119.24.

Selling Decedents' Lands. The sale of real estate to Presley Berryman by L. Daniels, administrator of the estate of Fannie C. Berryman, for \$1,583, the appraised value, was approved. The administrator was ordered to readvertise for sale the South Meridian-street property belonging to the estate of Charles Swicho. The property was reported sold to a Mr. Axt a few days ago, but the notice of sale was defective. Appraisers have been appointed to appraise the value of certain real estate belonging to the estate of Jennie M. Grabbs, a petition for the sale of the property having been filed with Probate Commissioner O'Bryan.

Not in a State.

A novel point of law has been presented to Prosecutor Holtzman pertaining to the extradition of fugitives. There is an inditement in this county against W. H. Smith for perjury. Smith is in Washington, D. C., and the question with the Prosecutor is to whom extradition papers should be addressed. He is inclined to the belief that the President would be the proper person, as be is the chief executive of the District of Columbia.

She Made a Good Sale.

Elnera L. Griffith, administratrix of the estate of William C. Griffith, deceased, filed her report as guardian of the heirs, showing the sale of Clinton county lands, to Elbert Shirk, for \$9,000, which is \$1,500 more than the appraised value. The sale was approved, and the guardian anthorized to invest in real estate near Tipton the not guilty to an indictment charging sum of \$2,400 of the money for the benefit him with petit larceny and burglary. of her wards.

For the Death of His Son. William Adair has filed a second snit against the Big Four Railroad Company in which he seeks to recover \$10,000 damages for the death of his son Clay, who was killed at the Orange-avenue crossing. A former suit against the same company based upon the same facts was dismissed in the Circuit Court this week.

The Court Record. SUPREME COURT OPINIONS.

15000. Harrison Harlan vs. Logansport Natural gas Company. Clinton C. C. Affirmed. Howard, J .- When a contract is lecture course is the Rosa Linde Concert | by the conductor of a street car which | gas company the privilege and right of way to lay, etc., pipes, in consideration of a certain sum and the payment of a further as the grant remains in force, held: 1. The acceptance by the company of the grant makes it a written contract binding upon it according to its terms, which it cannot cancel so far as it concerns the rights of the land-owner; (2) and that, until the company elects to use the grant, no right under

ing taken advantage of his employment to tion in her own name for alienating the af-SUPERIOR COURT.

New Suits Filed. Levi L. Shake vs. Albert A. Hacock et al.; mechanic's lien. Room 1. Jesse Hawkins vs. Albert A. Hacock et al.: mechanic's lien. Room 2 Tyra Hulen vs. George K. Schofield; suit on contract. Room S. William Adair vs. C., C., C. & St. L. Railway Company; damages. Demand, \$10,000. J. Eugene Faulkner vs. Sarah M. Faulkner; divorce. Room 1. Lizzie C. Budenz vs. John T. Budenz; divorce. Room 2.

CIRCUIT COURT. Hon. Edgar A. Brown, Judge. Violet Langsdale et al. vs. George S. Langsdale et al.; partition. Commissioners appointed to make partition. Interlocutory decree entered. Bernerd Koehring et al. vs. James E. Cantlon; mechanic's lieu. On trial by New Sust Filed.

The Berlin Musical Instrument Manufacturing Company vs. Joseph Mayer et al.;

suit on note. COURT OF CLAIMS. Stephen K. Fletcher vs. the State. Judgment for plaintiff for \$219.28.

Edwin J. Armstrong et al. vs. the State.

Judgment for plaintiffs for \$80.19. John Cruse et al. vs. the State. Judg-ment for plaintiffs for \$58.29. Louis Hollweg vs. the State. Judgment for plaintiff for \$199.24. James Madden vs. the State. On trial by CRIMINAL COURT. Hon. Millard F. Cox. Judge.

Guilty. Fined \$25 and costs, and sentenced to five months' imprisonment in the work-

'TIS LIKE BANQUO'S GHOST

State vs. John O'Leary: petit larceny.

Question of Interest on the School Board's Funds Will Not Down.

Mr. Vonnegut Presents Another Letter on the Subject That Stirs Up the Animals-Claypool's Claim Disposed Of.

The meeting of the School Board last evening was enlivened by Mr. Vonnegut's usual communication stirring up the Democratic animals on the subject of turning the interest on the funds in the hands of Treasurer Adam into the treasury. Mr. Vonnegut's communication was as follows: To the Members of the School Board of Indianap-

About a year ago I introduced a resolution for

the systematic introduction into our public schools of moral instruction at the elimination of all clerical creeds. Mr. John P. Frenzel encouraged me to agitate this proposition, and I thank him for it. I laid before you the synopsis of such instruction as adopted by the Republic of France. The matter was referred to a committee, and nothing has been heard of it since. I refer to this time principally in order to digood examples for moral conduct of the pupils as exercised by the teachers, principals, superintendents and members of the School Board. A very essential feature of morality is truth, and that includes the fulfillment of promises not only when It pays, but even when the fuifillment of a promise involves the loss of profit. I would herewith enjoin it upon the members of our board that they should serve without com-pensation. By the present arrangement somebody draws a compensation in the form of interest on the board's treasury. There a recent record of three members of board promising interest, but it does not pay to fulfill it. The promise is not kept, and the breach of promise is sanctioned by our president and five other members. Even the filegal suppression of the discussion has been approved by their personal vote, viva voce, at our meeting Dec. 16, 1892. 1 therefore move that the board express its con-

fession of having covered itself with shame, and second, that this motion be laid on the table. The literary production of Mr. Vonnegut provoked a lively discussion. Mr. Loeper thought this foolishness had gone far enough, and feared that the public, reading the newspaper accounts, would think the board composed of a lot of school-boys. Mr. Vonnegut replied with some spirit and refused to let Mr. Russe ask him a question, for fear he would lose the "string."

ROTH'S BRUTAL INSULT. Mr. Roth was somewhat personal in the questions he put to Mr. Vonnegut, one of his queries being whether he (Vonnegut) had received a bribe from Williams, the former treasurer, to keep his mouth shut when Williams was receiving and retaining the interest. After a long and interesting

discussion, Mr. Vonnegut's production was

laid on the table. The question of the employment of fanitors was the cause of a lively tilt between Messrs. Adam and Russe on one side of the committee on grounds and buildings and Mr. Coffin on the other. Mr. Adam offered a report announcing the transfer of janitor Orrin Cory from school No. 1 to school No. 11. the appointment of Gus Moppert as janitor at No. 1 and the appointment of John Warrenburg asjanitor at No. 21. As against this report, which was signed by Adam and Russe, Mr. Coffin presented a minority report recommending the appointment of Joseph Stemmans at No. 11. Mr. Coffin said that No. 11 was in his district, and in insisting on the appointment of Stemmans he was conforming to a precedent, to which Adam had subscribed, that a member had the right to control such appointments in his territory. Mr. Collin said further that one janitor recommended by Mr. Adam had been dismissed for drunkenness and another.

had been proven clearly incompetent. The minority report was rejected and the majority report adopted. CLAYPOOL CLAIM COMPROMISED. Mr. Russe, from the finance committes, reported a compromise with Edward F. Claypool by the terms of which all matters in controversy over the property in dispute between the board and Mr. Claypool are to

be adjusted. It is agreed that the property opposite the Denison Hotel is to be deeded to Mr. Claypool, who is to receive \$6,000 for rent, the receipts for the payments made by the board for street work on Ohio and Pennsylvania streets, amounting to \$1.586, and possession of the property on June 1, 1803, in return for which Mr. Claypool waives all claim for damages. The report was adopted, the rules suspended and a warrant ordered drawn for the amount stated. Mr. Scott, from the library committee, presented the semi-annual report of the librarian. For the last six months of 1892 the number of books taken out was 146,765; for the corresponding period of 1891, 124,955,

The amount of warrants drawn on the treasury for the month of December was reported at \$201,618.21. Of this amount \$141,713.61 was to repay a temporary loan and \$4,237 was on account of the library building fund. A petition for a night school at school

No. 23, from 7 to 9 o'clock each evening, was referred to the committee on teachers and salaries. On motion of Mr. Loeper the rules were suspended, and sculptor Bach was allowed a warrant for \$600 on the figure to be placed over the library door.

Bills amounting to \$18,397.50 were reported by the secretary as accumulating during the month of December. Mr. Loeper reported that the firm of Otter & Williams, of Dayton, O., architeets for the new library, bad gone into the hands of a receiver, which fact gocounted for certain vexations delays in building.

Overcome by Gas

At half-past 4 o'clock yesterday morning Powers & Murphy's ambulance was called to the Premier steel-works to remove John Thompson who was overcome by gas. He was taken to his home, No. 15 Play street, At 6:45 A. M. Kregelo & Whitsett's ambulance was called to Sloan's drug store on East Washington street. Fred Hunt was struck by an electric car while crossing the street, and had his right leg sprained. He was taken to his home, No. 481 Bates street.

MEMBERS of the Legislature desiring THE JODENAL left at their hotels or boardinghouses are requested to leave their orders

FEES OF COUNTY OFFICERS

Sheriff Emmett Presents a Bill to the Commissioners for Prisoners' Board.

Other Sheriffs Over the State in a Turmoil-Organizing a Lobby to Overthrew the Fee and Salary Law.

Robert Emmett, the newly-elected sheriff, submitted his first monthly board bill to the County Commissioners yesterday. It shows that during the month beginning Dec. 10, the time when he assumed control of the office, he has taken care of 112 prisoriers at the jail, for which he has charged up 922 days' board, amounting to \$360.60. with an addition of \$30.20 for "in" and 'out" fees. There was nothing out of the usual in the bill, but, it being the first to be presented under the new fee-and-salary law, the commissioners discussed it, and the county attorney, Mr. Brown, was called into it. A copy of the law was perused, and it was found that no provision had been made in it for payment of the sheriff in keeping the county's criminals. It brought up quite an animated discussion on what should be done with the report. It was finally allowed on the construction that the new law did not repeal any portion of the old one, except that which conflicted. The new law says that the sheriff shall collect fees only where service is rendered, and that such fees shall be turned into the county treasury. The board bill can hardly be construed as "services rendered," and if it were the amount collected for it would have to be turned over as stated. It was, at one time, that the sheriff made

a large portion of his salary out of the profits gained in the feeding of prisoners. He is allowed 40 cents per day for each, and the estimated cost of the food served has varied from 14 to 20 cents. Mr. Emmett, however, claims that it is costing him nearly the stipulated sum-40 cents-to feed his prisoners, and that, should be be unable to collect his bill, he would be largely in the hole. This matter is not all which Mr. Emmett is "at sea" on, and a large majority of the sheriffs in the State are riding the waves in the same boat with him. As was shown in the Circuit Court a few days ago, when Mr. Emmett asked for the appointment of a riding bailiff, the claim is made that there is no other way than for the sheriff to lose money on his situation. The law provides that his salary shall be \$13,000 a year, out of which must come all of his expenses for the hiring of deputies and all incidentals. The fees which he collects are turned into the county treasury and the law supposes that they will be sufficient to pay him. In case he does not earn \$13,000, he does not get it, and if he earns more he does not get that. If he earns but \$5,000, that is all he gets, yet has no assistance in paying his fare or his expenses. Mr. Emmett and his chief deputy, Mr. Corbaly, have figured in the probable expenses of the Marion county office and estimate it at fully \$1,000 a month and possibly more. That would leave but a slim \$1,000 as a salary for the sheriff to live on, pay his election expenses and other obligations. Mr. Emmett claims that he has taken in but \$48 since he has been in office, nearly a month, and has had to borrow money right and left to pay his force and run his office. At that rate he is greatly alarmed as to the outcome when he shall have completed his

It is also reported that there has been a hitch in his collecting what the law allows him for transporting prisoners to the penitentiary north. This used to be one of the greatest sources of revenue to sheriffs under the old law. It has been estimated that some of those in Marion county bave made as high as \$7,000 and \$8,000 a year out of it. That is what Mr. Emmett's predecessor made. That law provided for the payment of 15 cents per mile for the transportation, the new one says, "actual expenses certified and sworn to," and passed through various hands until it reaches the Auditor

Sheriff Emmett is but one among many, as has been stated before, who is worried as to how his term will leave him. From all over the State word is being re-ceived that an organized effort will be made by not only the sheriffs, but county clerks, auditors and recorders, who are also feeling the cutting off of for fees, to have the fee and salary law repeated, or at least greatly modified. Sheriff Emmett has already been doing a little lobbying. and it is understood that the officers named will be here in force to see that their purposes are accomplished or defeated. In case that nothing is done it is asserted that a large number of these officers will resign their places rather than to run in debt.

Joseph R. Gordon Relief Corps. The officers of Joseph R. Gordon Relief Corps, No. 43, were installed last night by Past President Belle Ingersoll as follows: Maggie Breyer president, S. W. Miller senior vice-president, Anna Jacks junior vice-president. Lannie Ellinger treasurer. Carrie L. Olive secretary, Melinda Siddall chaplain, Mary Huey conductor, Tillie Arnold guard, Maria Dougherty assistant conductor. Dotia Dougherty assistant guard. After election lunch was served

Organ Recital.

Mr. W H. Donley will give his third organ recital this afternoon, at 4 o'clock, at Plymouth Church. The programme will contain a varied selection of modern and classical compositions.

Dunlap's Celebrated Hats

At "Seaton's Hat Store," 27 N. Penn. street Members of the Legislature Desiring THE JOURNAL left at their hotels or boarding-houses are requested to leave their orders at the counting-room, send a

postal-card or telephone to No. 238.

Imported Wines. For fine imported wines, Sherry, Port Rhein Wines, etc., go to Caspar Schmalholz, 29 South Meridian street, direct importer. Goods sold from one bottle on up.

Ice Tools. We are agents for Woods's Ice Tools—the best good in that line on the market. We carry an assortment in stock, and can fill large orders direct from factory on short notice. Call and see us or send for illustrated catalogue. We sell at manufacturer's prices. HILDEBRAND & FUGATE, 52 South Meridian street,

Silver Hat Pins and Hair Pins

We will have a full line of Sterling Filver Hair Pins and Hat Pins Saturday. Our stock was completely sold out during the last two weeks. Come and see the new line.

Successor to

Jeweler : : : 12 East Washington Street.

General agent for the Patek, Philippe & Co.,

Vacheron & Constantin, and E. Koehn celebrated

NOSTON DRY GOODS CO.

Swiss Watches.

INDIANA'S

GREAT CASH

STORE. is the place to buy Drygoods-they undersell

CHURCH NOTICES.

FIRST BAPTIST CHURCH - NORTHEAST corner of New York and Pennsylvania streets, The pastor, Rev. W. F. Taylor, will preach at 10:45 a. m. and 7:30 p. m. Sunday-school, 9:30 a. m. Young people's prayer-meeting. Sunday, 6:30 p. m., and Tuesday evening. Prayer-meeting Thursday evening.

Congregational. DLYMOUTH CHURCH-CORNER MERIDIAN and New York streets. Rev. Frederic E. Dewhurst minister. Morning service, 10:45; evening service, 7:45. Sunday-school at 9:30 o'clock.

CENTRAL CHRISTIAN CHURCH-CORNER

Christian.

CENTRAL CHRISTIAN CHURCH—CORNER of Ohio and Delaware streets. D. R. Lucas pas-ter. Subject, 10:45 a. m., "The Church of Fifty Years Ago;" 7:45 p. m., "Late Heresy Trials." Sun-day-school, 9:30 a. m., Howard Cale superintendent, Y. P. S. C. E., 6:30 p. m., Miss Litian M. Hull leader. All are invited and welcome to these services. DRIENDS' CHURCH-CORNER DELAWARE I and St. Clair streets. Levi Rees paster. Regular

services will be held sunday morning, at 10:30 o'clock; evening at 7:30; Endeavor, 6:30 p. m.; Junior Endeavor, 3 p. m. Sunday-school at 9 a. m. All are cordially invited. Come and worship with us. Methodist. CENTRAL AVENUE METHODIST EPISCO. ordially welcomed.

DENTRAL AVENCE METHODIST EPISOS.

Dentral avenue and Butler street. Rev. Henry A. Buchtel, D. D., pastor. Sermon by the pastor at 10:30 a. m., and 7:30 p. m. Class-meeting at 9:30 a. m. Sunday-school, 2:15 p. m. Epworth League prayer-meeting, 6:30 p. m. Strangers cordially welcomed.

MERIDIAN-STREET METHODIST EPISCOpal Church—The Rev. H. A. Cleveland, D. D., pastor. The Rev. T. G. Duvail, Ph. D., De Pauw University, will preach at 10:30 a. m., and at 7:30 p. m. Classes at 9:30; Sunday-school at 2:15; Y. P. S. C. E. at 6:30. Thursday evening meeting at 7.45.

ROBERTS PARK M. E. CHURCH-NORTH. C. A. Van Anda, D. D., pastor. Class at 9 a. m. Preaching by the pastor et 10:30 a. m., and 7:30 p. m. Sunday-school at 2:15 p. m. Epworth League at 6:30 p. m. Prayer-meeting Thursday evening, 7:30. All are cordially welcomed to these services.

PIRST PRESBYTERIAN CHURCH - SOUTH PRESBYTERIAN CHURCH—SOUTH.

west cor. Pennsylvania and New York sts. The
pastor, Rev. M. L. Haines, D. D., will preach tomorrow at 10:45 a. m. and 7:30 p. m. Evening subject: "The Homeward Journey." Sunday-school
meets 9:30 a. m. The Young People's Society meets
at 6:45 p. m. Weekly prayer-meeting on Thursday
evening at 7:30 o'clock.

SECOND PRESBYTERIAN CHURCH - COR-ner Pennsylvania and Vermont streets. Rev. Joseph A. Milburn pastor. Preaching at 10:45 a.m. and 7.30 p. m. Sunday-school, 9:45 a.m. Young People's Society Christian Endeavor, 6:45 p. m. Junior Christian Endeavor, 3 p. m. Prayer-meeting Thurs-day evening, 7:30 o'clock. The public cordially in-

MEMORIAL PRESBYTERIAN CHURCH-MEMORIAL PRESBYTERIAN CHURCH—
Corner of Christian avenue and Ash street. Rev.
Hanford A. Edson, D. D., pastor. Preaching to-morrow by the pastor at 10:30 a. m. and 7:45 p. m.
Sunday-school, 2:30 p. m. Young People's Society
of Christian Endeavor, 6:45 p. m. Thursday evening
prayer-meeting, 7:45. Strangers are cordially invited

TABERNACLE CHURCH—CORNER MERIDian and Second streets. Rev. J. A. Rondthaler, D.
D., pastor; Rev. W. B. Dunham assistant pastor.
Frenching by the pastor at 10:30 a. m. Sundayschool, 2:15 p. m. Y. P. S. C. E., 3:45 p. m. The
assistant pastor will preach in West Washingtonstreet Chapel at 10:30 a. m., and Mt. Jackson Chapel
at 7:30 p. m. An opportunity will be given at the
opening of the morning service for the baptism of infant children. TABERNACLE CHURCH-CORNER MERID.

The Indianapolis Ministers' Association. THE INDIANAPOLIS MINISTERS' ASSOCIA-tion will meet in the the Y. M. C. A. Hall on Monday morning, at 10 o'clock. The Rev. J. C. Marting will preside, and the Rev. Dr. Curtis, of the Congregational Church, will read a paper on "The Bible a Source of Pulpit Material."

Belt Railroad and Stock-Yard Company.

STOCKHOLDERS' MEETING

The armual meeting of the stockholders of the Beit Railroad and Stock-yard Company will be held at the directors' room, in the Union Railway Station, in the city of Indianapolis, on Tuesday, 7th day of February, 1893, between the hours of 10:30 and 12 o'clock a. in., for the purpose of electing nine directors to serve for the ensuing year, and for the transaction of such other business as may come before the meeting. R. S. MCKEE, Secretary. January 7, 1893.

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